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Due: 4/25/03

FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. FILING DATE APPLICATION NO. 7251 109846-288; 09/28/2001 Colin Roger Bird 09/966,881 SEE US CNT WALE AND DORP 23483 7590 03/25/2003 HALE AND DORR, LLP EXAMINER **60 STATE STREET** KALLIS, RUSSELL BOSTON, MA 02109 MAR 2 8 2003 PAPER NUMBER **ART UNIT** 1638 DATE MAILED: 03/25/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

RECEIVE

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TECH CENTER 1600/2900

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Action to be Taken: WONE

Docketed By: BW Son: 3/29

PTO-90C (Rev. 07-01)

OIPE					APPLI	APPLICANT I GIY	
•		(T)	Applicati	on No.	Applicant(s)	A	
•		MAY 2 8 2003	09/966,8		BIRD ET AL.		
•	Office A	Action Summary	Examine	r	Art Unit 🗸	C. W	
		PANEM	Russell	Kallis	1638	Ta o	
· T	he MAILIN	IG DATE of this c mm	unication appears on th	e cover she t	with the correspondence	address 700	
a stand for D	nlv					1/60	
THE MA - Extension after SIX - If the per - If NO per - Failure to	ILING DA ns of time may (6) MONTHS ind for reply s ind for reply in or reply within to	TE OF THIS COMMU y be available under the provisi from the mailing date of this or specified above is less than thirt is specified above, the maximu	ommunication. ty (30) days, a reply within the st m statutory period will apply and eply will, by statute, cause the a ths after the mailing date of this	event, however, may atutory minimum of will expire SIX (6) h	thirty (30) days will be considered to AONTHS from the mailing date of the ABANDONED (35 U.S.C. § 133) an if timely filed, may reduce any	imely.	
Status							
1)⊠ F	Responsiv	e to communication(s	s) filed on 28 September	<u>er 2001</u> .			
2a)□ 1	This action	n is FINAL.	2b)⊠ This action	is non-final.			
•	closed in a	accordance with the p	ition for allowance exc ractice under <i>Ex parte</i>	ept for formal <i>Quayle</i> , 1935	matters, prosecution as C.D. 11, 453 O.G. 213.	to the ments is	
-		 <u>I-18</u> is/are pending in	the application.				
4)(2)	-) Of the	chave claim(s)	is/are withdrawn from	consideration			
			10/4/0 ////				
		is/are allowed.					
•		is/are rejected.					
7) 🗌 🤇	Claim(s) _	is/are objected t	O.	roquiroment		•	
			triction and/or election	requirement.			
Applicatio			the Evenines				
9)∐ ⊤	he specifi	ication is objected to b	y the Examiner.	.\□ abjected to	by the Examiner		
10)∐ T	he drawir	ng(s) filed on is	/are: a) accepted or b	on(s) he held in	abevance See 37 CFR 1.8	35(a).	
	Applicant	t may not request that ar	ny objection to the drawin	Tannroved h	abeyance. See 37 CFR 1.8)☐ disapproved by the E	xaminer.	
11)∐ T	he propo	sed drawing correction	n filed on is. a)L	approved b) disapproves =,		
			are required in reply to the				
•			ted to by the Examiner	•			
Pri rity u	nder 35 l	U.S.C. §§ 119 and 12	0				
13)[Acknowle	edgment is made of a	claim for foreign priori	ty under 35 U.	S.C. § 119(a)-(d) or (f).		
a)[☐ Some * c)☐ None				•	
	1.☐ Ce	ertified copies of the pr	riority documents have	been receive	d.		
	2. C	ertified copies of the p	riority documents have	been receive	d in Application No	_ ·	
	3. Co	opies of the certified co application from the trached detailed Office	opies of the priority do International Bureau (a action for a list of the	cuments have PCT Rule 17.5 certified copie	been received in this Na 2(a)). es not received.	ational Stage	
140	Acknowle	doment is made of a c	claim for domestic prior	rity under 35 U	J.S.C. § 119(e) (to a prov	visional application)	
1	\ [] -	terrolation of the fore	ion language provision	nal application	has been r ceived. U.S.C. §§ 120 and/or 12		
Attachmen							
1) Noti	ce of Refer	ences Cited (PTO-892) person's Patent Drawing Ridosure Statement(s) (PTO	eview (PTO-945) -1449) Paper No(s)	4)	nterview Summary (PTO-413) interview Summary (PTO-413) intercept of Informal Patent Applications:	Paper No(s) · ation (PTO-152)	
U.S. Patent and	Trademark Offi	ice	Office Acti n.S	Summary		Part of Paper N . 5	

U.S. Patent and Trademark Office PTO-326 (Rev. 04-01)

DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-11 and 13-18, drawn to a method of plant transformation, transgenic plant, vector, and DNA, classified in class 800, subclass 278, for example.
- II. Claim 12, drawn to a method of application of an antipathogenic agent, classified in class 800, subclass 279.

The inventions are distinct, each from the other because of the following reasons:

Inventions of Group I and Group II are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (MPEP § 806.05(h)). In the instant case the application of an antipathogenic agent to plant can be practiced with other plants other than the plants of Claims 1-6.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Upon election of Group I or II, Applicant is additionally required to elect a single DNA sequence of SEQ ID NO: 1-57. This requirement is not to be construed as a requirement for an election of species, since each of the DNAs recited in alternative form is not a member of a

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single structurally and functionally related genus, but rather constitutes an independent and patentably distinct invention. Separate searches and considerations would be required for examination of each of the DNAs. To the extent that several of the DNAs encode the same protein (e.g. SEQ ID NO:1, SEQ ID NO:2, SEQ ID NO:3, and SEQ ID NO:4 encode isoflavonoid reductase), reinclusion of additional sequences will be considered by the Examiner upon election of a single DNA sequence.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 1.17(i).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Russell Kallis whose telephone number is (703) 305-5417. The examiner can normally be reached on Monday-Friday 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amy Nelson can be reached on (703) 306-3218. The fax phone numbers for the Group is (703) 308-4242 or (703) 305-3014.

Any inquiry of a general nature or relating to the status of this application or proceeding, or if the examiner cannot be reached as indicated above, should be directed to the receptionist, whose telephone number is (703) 308-0196.

Russell Kallis Ph.D. March 19, 2003

ASHWIN D. MEHTA, PH.D PATENT EXAMINER